## REMARKS

## I. REJECTION OF CLAIMS 1 – 37 UNDER 35 U.S.C. § 102 AS AMENDED IS IMPROPER

The Examiner rejected Claims 1-37 under 35 U.S.C. § 102(e) as being anticipated by the '326 Lincke Patent. In light of the amended claims, Applicant believes the present rejection is traversed and the patent allowable, because the claimed features cannot be found in the cited art reference. Accordingly, the Applicant believes the Examiner's rejection based on the '326 Lincke Patent should be overcome.

The invention as amended uses registration messages to transmit and set up the public key for encrypting and decrypting information packets in the security associations between the home network and the foreign network. The secured transmissions also occur between AAA servers on the home and foreign networks so the AAA servers can track the secured transmissions. All of the encrypted information packets are routed through an AAA server using the security associations.

The '326 Lincke Patent does not disclose, teach, or suggest the use of registration messages to exchange and set up public keys or the use of AAA servers for accounting of secured transmissions. Neither registration messages nor AAA servers are discussed in the '326 Lincke Patent. Because registration messages are not discussed or used to exchange public keys and AAA servers are not found in the '326 Lincke Patent, the cited prior art cannot support rejection of amended independent Claims 1, 11, 20, and 29. Because the dependent claims include all the limitations of the base independent claim, it is likewise believed that the dependent claims are allowable.

## II. CONCLUSION

The Applicants respectfully request reconsideration of the present application because the Examiner's 35 U.S.C. § 102(e) rejections is believed to have been traversed by the present Response. Independent Claims 1, 11, 20, and 29 as amended are believed allowable because the cited prior art fails to disclose, teach, or suggest all the claimed elements. Since the dependent claims add further limitations to the allowable independent claims, the Applicants believe the dependent claims are likewise allowable. Accordingly, pending claims 1-37 are believed allowable because the claimed invention is not disclosed, taught, or suggested by the cited prior art.

It is believed that no additional fees are necessary for this filing. If additional fees are required for filing this response, then the appropriate fees should be deducted from D. Scott Hemingway's Deposit Account No. 501,270.

Respectfully submitte

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Applicant Initiated Interview Request Form					
Application No.: _09/595,551 First Named Applicant: _Patil et al Examiner: _Benjamin E. Lanier Art Unit: _2132 Status of Application: _Final - Pending					
Tentative Participa (1)_D. Scott Hem	nts: ingway	(2)_Malcolm Pipe	es		
(3)	v	(4)			
Proposed Date of Interview:_November 9 or 10, 2004_ Proposed Time: 10:00 AM(EDT)(AM/PM)					
Type of Interview I (1) [X ] Telephonic	Requested: (2) [ ] Perso	onal (3)[]V	deo Conference		
Exhibit To Be Show If yes, provide brie		ed: [] YES	[X ] NO		<u>-</u>
Issues To Be Discussed					
Issues (Rej., Obj., etc)	Claims/ Fig. #s	Prior	Discussed	Agreed	Not Agreed
(1)Rej	_1-37	Art	[]	[]	[]
(2)_Amend	1, 11, 20, 29		[]	[]	[]
(3)			[]	[]	[]
(4)[ ] Continuation Sh	eet Attached		[ ]	[]	[]
Brief Description o	f Arguments to be	Presented: Amend			
An interview was conducted on the above-identified application on  NOTE: This form should be completed by applicant and submitted to the examiner in advance of the interview (see MPEP § 713.01).  This application will not be delayed from issue because of applicant's failure to submit a written record of this interview. Therefore, applicant is advised to file a statement of the substance of this interview (37 CFR 1.133(b)) as soon as possible.  Applicant/Applicant's Representative Signature  Examiner/SPE Signature					
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Registratio	n Number, if appli-	cable			

This collection of information is required by 37 CFR 1.133. The information is required to obtain or retain a benefit by the public which is to file (and by the USFTO to process) an application. Confidentially is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 21 minutes to complete, including gathering, preparing, and submitting the completed application form to the USFTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Pratent and Trudemark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

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